MEMO ENDORSED

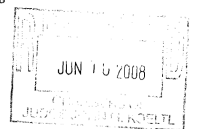
LAW OFFICES OF HARRY WEINBERG

HARRY WEINBERG*

*ADMITTED NY, NJ AND CALIF

11 BEACH STREET NEW YORK, N.Y. 10013 (212) 989-2908

10 June 2008



Re.: Wali v. OneSource, et al. SDNY 07 CV 7550 (JGK)

tfully submitted

Dear Judge Koeltl:

VIA FACSIMILE Hon. John G. Koeltl

500 Pearl Street

United States District Court

New York, N.Y. 10007

I am counsel for defendant OneSource in the referenced matter.

The Court has scheduled a status conference in this case for June 13, 2008 at 3 PM. This case has been referred for mediation and a mediation has been scheduled to take place on July 17, 2008 at 10:00 AM. A copy of the Notice of Selection of Mediator scheduling the mediation for July 17 is attached.

I am therefore writing to request that the conference scheduled for June 13 be rescheduled to a date following the mediation inasmuch as there has been no activity in this case pending the mediation.

The Court's attention to this matter is appreciated.

cc:

Abdul Karim Waili Pro Se Plaintiff

p.3

3.43

ABDUL KARIM WALI

Plaintiff

-against-

et al. ONE SOURCE COMPANY Defendants Notice of Selection of Mediator 07 Civ. 7550 (JGK)(

Pursuant to an order of this Court, this case has been referred to mediation.

THE MEDIATION WILL BE HELD AT THE COURT'S MEDIATION OFFICE, 233 BROADWAY (WOOLWORTH BUILDING) NEW YORK, N.Y., SIXTE FLOOR, BERCLAN STRAIT DESCRANCIS ON Thursday, July 17, 2008 AT 10:00AM.

ATTENTION: ALL PERSONS ATTENDING THE MEDIATION MUST FIRST REPORT TO THE FOURTEENTH FLOOR FOR A SECURITY CHECK,

The Mediator assigned is: Miriam F. Clark, Esq. Ritz & Clark LLP 40 Exchange Place, Ste. 2010 New York, N.Y. 10005 212/321-7075 FAX:212/321-7078 mclark@ritzandclark.com

4 MEDIATION STATEMENTS ARE DUE TO THE MEDIATOR NO LATER THAN CLOSE OF BUSINESS JULY 9 UNLESS OTHERWISE DISCUSSED WITH THE MEDIATOR. PLEASE CONFIRM WITH THE MEDIATOR HER PREFERENCE OF RECEIPT BY MAIL FAX OR EMAIL. PRINCIPAL PARTIES WITH FULL SETTLEMENT AUTHORITY AS WELL AS COUNSEL ARE TO ATTEND THE MEDIATION.

The Mediator should refuse assignment in any action as would be required under 28 U.S.C. 455 (disqualification of a Justice, Judge or Magistrate Judge).

Any party may submit a written request to the undersigned within ten (10) days from the date of this notice for the disqualification of the Mediator for bias or prejudice as provided in 28 U.S.C. 144. A denial of such a request is subject to review by the assigned Judge upon motion filed within ten (10) days of the date of the denial.

Pursuant to order of this Court the entire mediation process is confidential. The parties and the Mediator may not disclose information regarding the process, including settlement terms, to the Court or to third persons unless all parties otherwise agree. The identity of the Mediator is not to be disclosed even to the Court. However, persons authorized by the Court to administer or evaluate the mediation program may have access to information necessary to so administer or evaluate the program counsel and Mediators may respond to confidential inquiries or surveys by said persons authorized by the Court to administer or evaluate the mediation program. (1 of 2